personal representatives, or assigns, after any default in the covenants or of the said Mortgagee \*, their conditions of this mortgage, to sell the hereby mortgaged property. Any such sale, whether under the above assent to a decree or under the above power of sale, shall be under the provisions of Article 66 of the Public General Laws of Maryland, or under any other General or Local Law of the State of Maryland relating to mortgages, or any supplement, amendment, or addition thereto. And upon any such sale of said property, the proceeds shall be applied as follows: (1) to repayment of all expenses incident to said sale, including a Dollars and a commission to the party making the sale of said property fee of two hundred equal to the commission allowed Trustees for making sale of property by virtue of a decree of a Court having equity jurisdiction in the State of Maryland; (2) to the payment of all claims of the said Mortgagees, their heirs executors, administrators or assigns hereunder whether the same shall have matured or not; (3) and the surplus (if any there be), to the said Mortgagor s, their heirs, personal representatives or assigns, or to whoever may be entitled to the same.

And the said Mortgagor s for themselves, their heirs, personal representatives and assigns, do hereby covenant and agree that immediately upon the first insertion of the advertisement or notice of sale as aforesaid under the powers hereby granted, there shall be and become due by them to the party inserting said advertisement or notice, all expenses incident to said advertisement or notice, all Court costs and all expenses incident to the foreclosure proceedings under this Morigage and a commission on the total amount of the Mortgage indebtedness, principal and interest, equal to one-half the percentage allowed as commissions to trustees making sale under orders or decrees of a Court having equity jurisdiction in the State of Maryland, which said expenses, costs and commission the said Mortgagor sufor themselves, their heirs, personal represencovenant to pay, and the said Mortgagee, s, their heirs tatives and assigns, do hereby their said Attorney, shall L. Pearce Bowlus personal representatives or assigns, or not be required to receive the principal and interest only, of said Mortgage debt in satisfaction thereof, unless the same be accompanied by a tender of the said expenses, costs, and commission, but said sale may be proceeded with unless, prior to the day appointed therefor, legal tender be made of said principal, costs, expenses and commission.

And it is agreed that, until default be made in the premises, the said parties of the first part, their · executors, administrators or assigns, shall possess the aforesaid property, but upon any such heirs. default, the entire indebtedness shall become due and payable. Mortgagor shall pay in the meantime, all taxes and assessments, public dues and charges levied or assessed, or to be levied or assessed, on said hereby mortgaged property, which taxes, mortgage debt and interest, public dues, charges and assessments

> the said part ies of the first part covenant to pay

when legally payable.

And the said part iest the first part further covenant to insure, and pending the existence of this Mortgage to keep insured, the improvements on the thereby mortgaged property to the amount of at least

dollars, and to cause \$ 5,400.00 the policy to be effected thereon to be so framed or endorsed as, in case of fire, to inure to the benefit of the said Mortgagees, their heirexecutors, administrators or assigns, to the extent of their

Witness our

lien or claim hereunder.

hands and seal so

R. W. Shanaberger

Genevieve D. Shanaberger

C. V. Shanaberger, Jr

Betty C. Shanaberger

State of Maryland, County of Chilif Frederick

I Hereby Certify, that on this /6 day of July, in the year one

in due form

thousand nine hundred and sixty

before me, a Notary Public

, SS:

of the State of Maryland, in and for the County

aforesaid, personally appeared

R. W. Shanaberger and Genevieve D. Shanaherger, his wife, and C. V. Shanaberger, Jr. and

Betty C. Shanaberger, his wife, the Mortgagor a named in the foregoing Mortgage, and they acknowledged the foregoing Mortgage to be their respective act. At the same time also appeared Prenties V. Van Sant and Clara V.

Van Sant, his wife, mortgagees herein,

of law that the consideration set forth in said Mortgage, is true and bona file as therein

Susie Ellen Loun